ORIGINAL

COMMISSIONER

COMMISSIONER

COMMISSIONER

IN THE MATTER OF ARIZONA PUBLIC

APPROVAL OF UPDATED GREEN POWER RATE SCHEDULE GPS-1, GPS-2, AND

IN THE MATTER OF THE APPLICATION OF

ARIZONA PUBLIC SERVICE COMPANY

FOR APPROVAL OF ITS 2013 RENEWABLE **ENERGY STANDARD IMPLEMENTATION** FOR RESET OF RENEWABLE ENERGY

IN THE MATTER OF THE APPLICATION OF

TUCSON ELECTRIC POWER COMPANY FOR APPROVAL OF ITS 2013 RENEWABLE

ENERGY STANDARD IMPLEMENTATION

ADMINISTRATIVE PLAN AND REQUEST

FOR RESET OF ITS RENEWABLE ENERGY

IN THE MATTER OF THE APPLICATION OF

UNS ELECTRIC, INC. FOR APPROVAL OF

STANDARD IMPLEMENTATION PLAN AND

DISTRIBUTED ENERGY ADMINISTRATIVE PLAN AND REQUEST FOR RESET OF ITS

RENEWABLE ENERGY ADJUSTOR.

RENEWABLE

DISTRIBUTED

SERVICE COMPANY REQUEST

SUSAN BITTER SMITH



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BEFORE THE ARIZONA CORPORATION C

2 **BOB STUMP**

CHAIRMAN 3 **GARY PIERCE COMMISSIONER**

BRENDA BURNS

BOB BURNS

ADJUSTOR.

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Docket No. E-01345A-10-0394

Docket No. E-01345A-12-0290

Docket No. E-01933A-12-0296

Docket No. E-04204A-12-0297

RUCO'S NOTICE OF FILING

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Arizona Corporation Commission DOCKETED

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The RESIDENTIAL UTILITY CONSUMER OFFICE ("RUCO") hereby provides 1 notice of filing the Arizona State University's handouts from RUCO's workshop held on 2 3 May 3, 2013. 4 RESPECTFULLY SUBMITTED this 21st day of May, 2013. 5 6 Daniel W. Pozefsky 7 **Chief Counsel** 8 9 AN ORIGINAL AND THIRTEEN COPIES of the foregoing filed this 21st day of May 10 2013 with: 11 **Docket Control** 12 **Arizona Corporation Commission** 1200 West Washington Phoenix, Arizona 85007 13 COPIES of the foregoing hand delivered/ 14 mailed this 21st day of May, 2013 to: 15 Steve Olea, Director Teena Jibilian **Utilities Division** Administrative Law Judge 16 **Hearing Division Arizona Corporation Commission** 1200 West Washington 17 **Arizona Corporation Commission** Phoenix. Arizona 85007 1200 West Washington 18 Phoenix, Arizona 85007 Thomas A. Loquvan Pinnacle West Capital Corporation 19 Janice Alward, Chief Counsel 400 N. 5th Street, MS 8695 **Legal Division** Phoenix, AZ 85004 **Arizona Corporation Commission** 20 1200 West Washington Attorney for Arizona Public Service Co. Phoenix, Arizona 85007 21

2

22

23

24

1	Michael W. Patten Roshka DeWulf & Patten, PLC
2	One Arizona Center 400 E. Van Buren Street, Suite 800
3	Phoenix, AZ 85004
4	Attorneys for Tucson Electric Power and UNS Electric, Inc.
5	C. Webb Crockett Patrick J. Black
6	Fennemore Craig 3003 N. Central Ave., Suite 2600
7	Phoenix, AZ 85012-2913
8	Attorneys for Freeport-McMoRan and AECC
9	Kevin Koch 2333 E. 1 st Street
0	P.O. Box 42103 Tucson, AZ 85733
11	,
12	Court S. Rich Rose Law Group, PC
13	6613 N. Scottsdale Rd., Suite 200 Scottsdale, AZ 85250 Attorneys for SEIA
14	
15	Michael L. Neary, Executive Director AriSEIA
16	111 W. Renee Dr. Phoenix, AZ 85027
17	Timothy M. Hogan Arizona Center for Law in the Public
18	Interest
19	202 E. McDowell Rd., Suite 153 Phoenix, AZ 85004
20	Attorneys for WRA
21	Christopher D. Thomas Fred E. Breedlove III Squire Sanders
22	1 E. Washington, 27 th Floor
23	Phoenix, AZ 85004 Attorneys for Sonoran Solar, LLC

24

Scott S. Wakefield Ridenour Hienton & Lewis, PLLC 201 N. Central Ave., Suite 330 Phoenix, AZ 85004-1052 Attorneys for Wal-Mart Stores, Inc. and Sam's West, Inc.

Kyle J. Smith
Regulatory Law Office (JALS-RL/IP)
Office of the Judge Advocate General
U.S. Army Legal Service Agency
9275 Gunston Road
Fort Belvoir, VA 22060-5546
Attorney for United States Department of
Defense and all other Federal Executive
Agencies

Douglas V. Fant Law Offices of Douglas V. Fant 3655 W. Anthem Way, Suite A-109 PMB 411 Anthem, AZ 85086 Attorney for Interwest Energy Alliance

By Chery Frauloh Chery Fraulob



I. STATE SURVEY OF RENEWABLE ENERGY CREDITS (REC) OWNERSHIP POLICIES

Most states have not explicitly addressed REC ownership from distributed generation (DG) sources in their policies.¹ The general presumption, however, is that customers own the RECs produced from their DG systems.²

Customer-owned RECs

Among the states that have explicitly addressed REC ownership for DG, most states award RECs to the customer/generator:

Arizona, Arkansas, Colorado, Connecticut, Delaware, District of Columbia, Florida, Illinois, Kentucky, Maryland, Massachusetts, Michigan, Nebraska, New Hampshire, New Jersey, Pennsylvania, Utah, Virginia, and Washington.

Utility-owned RECs

Kansas³ and New Mexico⁴ award the RECs from DG systems to the interconnecting utilities.

North Carolina's regulated utilities own all DG-associated RECs unless the customer/generator chooses to net-meter under an "unfavorable demand tariff." In that instance, the customer owns the REC. Prior to 2009, customer/generators who used net-metering were required to take service under a time-of-use (TOU) demand tariff. Those customers also owned their load-associated RECs and any net excess generation (NEG) RECs were apportioned to the utilities. In Docket E-100 Sub-83,⁵ the North Carolina Utilities Commission (NCUC) determined that this method of REC-apportionment rendered the RECs worthless to customer/generators interested in selling them in a REC market because it created too much uncertainty as to how many RECs a customer actually

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¹ Each state's REC ownership policy can be found on its net metering policy page on DSIRE.org.

² Holt, Edward A., Ryan Wiser, Mark Bolinger. Lawrence Berkeley National Laboratory. April 5, 2006. Who Owns Renewable Energy Certificates? An Exploration of Policy Options and Practice. Retrieved from

http://escholarship.org/uc/item/1dq025gb

³ See K.S.A. 66-1271 "The estimated generating capacity of all net metered facilities operating under the provisions of this act shall count toward the affected utility's compliance with the renewable energy standards act in K.S.A. 2009 Supp. 66-1256 through 66-1262, and amendments thereto." http://kansasstatutes.lesterama.org/Chapter_66/Article_12/#66-1263

⁴ DSIRE.org says utilities in New Mexico own the RECs.

http://www.dsireusa.org/incentives/incentive.cfm?Incentive Code=NM01R&re=0&ee=0

⁵ March 31, 2009. North Carolina Utilities Commission, Order Amending Net Metering Policy. Retrieved from http://ncuc.commerce.state.nc.us/cgi-

bin/webview/senddoc.pgm?dispfmt=&itype=Q&authorization=&parm2=PAAAAA09090 B&parm3=000113520



owned each month. The CPUC awarded ownership of all RECs to the utilities, but allowed customer/generators who elected to take service under a TOU-demand tariff to retain ownership of all of their generated RECs.

Customer-owned RECs, with exceptions REC-ownership split

In California,⁶ the customer owns the customer-load associated RECs generated by their DG system.⁷ If the customer receives compensation for any NEG at the end of their billing year from the connecting utility, that utility owns the RECs associated with the NEG.⁸ North Dakota has a similar REC- splitting policy.

In Decision 07-01-018, the CPUC rejected apportioning RECs among the DG owners and ratepayers based on whether subsidies were given to support the installation of the DG system. (Parties on both sides of the issue largely agreed with this decision). The CPUC determined that DG subsidies RECs have the potential to be significantly valuable, and, on a related note, that solar rooftop system owners use RECs to support "green" claims. REC values may encourage more solar rooftop installations. The CPUC also stated that:

Allowing solar DG system owners to retain the RECs produced by their facilities is also consistent with the long-term goal of transitioning the solar industry away from ratepayer incentives to a self-sustaining model in which no such incentives are necessary. To the extent that RECs may prove to have any value, whether explicitly or implicitly as discussed above, they could supplement and eventually, in combination with other elements of economic value, replace altogether ratepayer incentives as these incentives are phased out.⁹

REC-ownership dependant on subsidy

In Nevada, RECs from net-metered DG systems are owned by the utility if the utility provided the installer with subsidies. If the customer/generator did not use subsidies to install the DG system, the RECs belong to the customer/generator.¹⁰

http://www.dsireusa.org/incentives/incentive.cfm?Incentive_Code=NV04R&re=0&ee=0 PLEASE NOTE THIS DOCUMENT PROVIDES ONLY RESEARCH AND IN NO WAY CONSTITUTES LEGAL ADVICE OR ADVOCACY.

⁶ In California, a customer must affirmatively elect to be compensated for the excess electricity their DG system generates; without that affirmative election, utilities are not required to compensate customers for the excess electricity released onto the grid. Cal. Pub. Util. Code §2827(h)(3)

⁷ See Opinion Adopting Methods to Determine the Renewable Energy Credits from Renewable Distributed Generation, Decision 07-01-018, Proceedings on Rulemaking 06-03-004, 30 (Cal. Pub. Util. Comm'n Jan 11, 2007). Retrieved from http://docs.cpuc.ca.gov/PublishedDocs/PUBLISHED/FINAL_DECISION/63678-001

^{03.}htm#P130_24344

⁸ Cal. Pub. Util. Code §2827(h)(6)(A).

⁹ See Decision 07-01-018, B. Should RECs Be Apportioned? Subsection 3. Discussion retrieved from

http://docs.cpuc.ca.gov/PublishedDocs/PUBLISHED/FINAL_DECISION/63678-03.htm#P130_24344

¹⁰ See



Similarly, in Oregon, if a DG installation is subsidized by funds from the nonprofit Energy Trust (which operates in partnership with the State of Oregon), then Energy Trust owns the RECs "proportional to its share of the above-market costs and in relation to the market value of those RECs" 11

REC-ownership dependant on REC market

In South Carolina, the Public Service Commission (PSC) stated in a 2007 order that it would not explicitly address REC ownership until a viable REC market emerged in the state. ¹² In 2009, the issue of REC ownership was refined through a Settlement Agreement, whereby the parties agreed that RECs would belong to the customer/generators until the state had a "fully developed" REC market. At that time, the utilities would own any RECs associated with NEG when that NEG balance is set to zero each billing year. ¹³

¹¹ http://energytrust.org/shared-resources/info/green-tags.aspx

¹² See Order 2007-618, p. 3, retrieved from http://dms.psc.sc.gov/pdf/orders/BC448E37-D85A-23D2-424F813430B190CF.pdf

¹³ See Order 2009-552, Order on Net Metering and Settlement Agreement at p. 4, retrieved from http://dms.psc.sc.gov/pdf/orders/060BCE73-C7A0-5396-D583B372B523AC33.pdf PLEASE NOTE THIS DOCUMENT PROVIDES ONLY RESEARCH AND IN NO WAY CONSTITUTES LEGAL ADVICE OR ADVOCACY.

